

**CHAP. 119.** they shall respectively be entitled to charge, demand and receive, the following fees, instead of those to which they are now entitled for the like services; that is to say, for transcribing the docket entries directed by this act, fifty cents for each action, suit or prosecution, to be included in the bill of costs; for recording in his record books every matter and thing required to be recorded, ten cents per side; for every exemplification or official copy under his certificate and seal of office, when required, ten cents per side; and for the certificate and seal annexed to such exemplifications, forty cents.

Not to be construed to lessen duty of registers to record Wills, &c.

**11. PROVIDED NEVERTHELESS AND BE IT ENACTED,** That nothing herein contained shall be construed or intended to lessen or to take away the duty of the register of wills in each and every within this state, to record wills, inventories, accounts, and other instruments and papers returned and filed, or to be returned and filed in his office, but all such wills, inventories, accounts, and other instruments and papers, now required by law to be recorded, shall be recorded under the direction, and subject to the inspection and examination of the judges of the orphans courts, by the periods and in the manner required by this act.

**CHAP. CXX.**

Passed Feb. 4, 1818 *An Act to confirm and make valid the title of James Cudjo, Edward Cudjo, and Richard Cudjo, of Kent County, to a certain Lot of Land therein mentioned.* Lib. TH. No. 6, fol. 26. A Private Act.

**CHAP. CXXI.**

Passed Feb. 4, 1818 *An Act for the relief of sundry Poor Out Pensioners of Anne-Arundel County.* Lib. TH. No. 6, fol. 27.

Levy authorised. **BE IT ENACTED,** by the General Assembly of Maryland, That the levy court of Anne Arundel county be and they are hereby authorised and empowered, at their annual meeting, so long as they see cause so to do, to assess and levy on the assessable property of said county, for the use of William Phelps, John Cole, Milchar Gardener, Mary Larmer, William Lilly, and Catharine M-Coy, the sum of thirty dollars each; to Mary Hughes for the use of her son Edward Hughes, the sum of thirty dollars; to Joshua Rowles for the use of Isaac Cleveland the sum of thirty dollars; to Caleb Hobbs the sum of sixty dollars; which said sums of money, when collected, shall be paid over annually by the collector of Anne-Arundel county to the above named persons, or their orders.

See ch. 218.

**CHAP. CXXII.**

Passed Feb. 4, 1818 *An Act to repeal an act\*, entitled, An act making a Public Landing Place in Somerset County, and for other purposes.* Lib. TH. No. 6, fol. 27.

Act repealed. **BE IT ENACTED,** by the General Assembly of Maryland, That the act making a public landing place in Somerset county, on the lands formerly belonging to Planner Williams, deceased, now in the possession of the heirs of Amelia Gale, be and the same is hereby repealed.